

1 LOUIS A. LEONE, ESQ. (CSB #0099874)  
2 KATHLEEN DARMAGNAC, ESQ. (CSB #150843)  
3 **STUBBS & LEONE**  
4 2175 N. California Blvd., Suite 900  
Walnut Creek, CA 94596  
Telephone: (925) 974-8600  
Facsimile: (925) 974-8601  
5

6 Attorneys for Defendants,  
7 SAN RAFAEL CITY SCHOOLS, et al.  
8

9  
10 UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

11  
12 JOANNE JAULUS, as Guardian ad Litem of  
DAVID JAULUS, on behalf of himself and all  
13 others similarly situated;

14 Plaintiffs,

15 v.

16 SAN RAFAEL CITY SCHOOLS ("SRCS" or  
17 "the DISTRICT"); ET AL.,

18 Defendants.

19  
20  
21  
22  
23  
24  
25  
26  
27  
28  
Case No.: C04-3992-  
C05-0662 MHP

[PROPOSED] ORDER  
EXTINGUISHING LIENS

Date: November 3, 2006  
Time: 2:00 p.m.  
Location: Courtroom 15  
18<sup>th</sup> Floor

Honorable Marilyn H. Patel

On November 3, 2006, the Court held a hearing pursuant to defendants' Court Mandated Notice of Hearing on Liens at 2:00 p.m. in Courtroom 15 of the above-entitled court, located at 450 Golden Gate Avenue, San Francisco, California, the Honorable Marilyn H. Patel presiding, William Koski appearing as counsel for plaintiff David Jaulus by and through his guardian-ad-litem Ron Guitierrez, Kathleen Darmagnac and Tracy Tibbals appearing as counsel for defendant San Rafael City Schools. The Court having reviewed all pertinent records, determines as follows:

1 (1) On October 17, 2006, defendants filed a Court-Mandated Notice of Hearing Re:  
2 Liens, scheduling the hearing on November 3, 2006 at 2:00 p.m. before this Court. The  
3 Court confirmed that said notice was served by hand on the attorneys listed in the notice  
4 and by mail on all counsel of record on October 17, 2006;

5 (2) The Court acknowledged that attorney Guy Wallace filed a letter with the Court  
6 stating he and his firm do not seek attorneys' fees or costs in this matter; and

7 (3) The Court found that no other filings or claims have been received from other  
8 counsel, and no parties appearing at the hearing made lien claims in the above-captioned  
9 matter.

10 Thus, having considered the above-record, and GOOD CAUSE APPEARING  
11 THEREFORE, the Court deems that there are no valid liens before the Court, and  
12 therefore any and all existing liens are hereby EXTINGUISHED.

13 The Court's bench order is deemed incorporated herein.

14 **IT IS SO ORDERED.**

15  
16 Dated: November 8, 2006  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

